ORIGINAL

ADDITIONAL AGREEMENTS OF BUYER

1. Waiver of any debut in the payment of any design of the graph as payment of any debut in the payment of any debut in the payment of any debut in the payment of any other modification of the Lector of the charter's state building whiches the less afternate outsides when the charter's the best afternated on the brends of the parties, their letter's personal representatives, successor and assignment of the parties of the parties, their letter's personal representatives, successor and assignment of the parties of the parties, their letter's personal representatives, successor and assignment of the parties and the payment of the parties, and the payment of the parties, and the payment of the parties, their letter's personal representatives, successor and assignment of the parties and the payment of the parties and the payment of the parties of the p **ADDITIONAL AGREEMENTS OF BUYER** Public agrees that holder may trivit to contact:Buyer in writing, by email, or using prerecorded/artificial voice messages, text messages, and automatic telephone dialing systems, as the law,allows. Buyer also agrees that,holder may try to contact Buyer in these and other ways at any address or telephone number Buyer provides, even if the telephone number is a mobile phone number of the contact results in a charge to the Buyer.

A 9 The terms of this contract are governed by the laws of the State of Illinois. If any provision of this contract is held invalid, the invalidity shall not affect the remaining considerant hazard. USED MOTOR VEHICLE BUYER'S GUIDE. If you are purchasing a used vehicle with this contract: THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS USED VEHICLE IS A PART OF THIS CONTRACT, INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE. Spanish Translation: Guia para compradores de vehiculo; usados: La información que ve en el-formulario de la ventanilla para este vehiculo (orma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contrato contenida en el NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER. The preceding NOTICE applies only to goods and services obtained primarily for personal, family, or household use. In all other cases, Buyer will not assert against any subsequent holder or assignee of this contract any claims or defenses the Buyer (debtor) may have against the Seller or manufacturer of the vehicle or equipment obtained under this contract. "NOTICE OF POSSIBLE REFUND OF CREDIT LIFE OR DISABILITY INSURANCE PREMIUM. NUTICE OF POSIBLE REFUND OF CHEDIT LIFE OR DISABILITY INSURANCE, OR:BOTH, TO GUARANTEE PAYMENTS, BEING MADE IN CASE OF YOUR DEATH OR DISABILITY, ON YOUR VEHICLE PURCHASED UNDER AN INSTALLMENT SALES CONTRACT, YOU MAY BE ENTITLED TO A PARTIAL REFUND OF YOUR PREMIUM IF YOU PAY OFF YOUR INSTALLMENT LOAN EARLY. (2) IN CASE OF FARLY COMPLETE PAYMENTS OF YOUR DEATH OF YOUR PREMIUM IF YOU PAY OFF YOUR INSTALLMENT LOAN EARLY. (2) IN CASE OF FARLY COMPLETE PAYMENTS OF YOUR PREMIUM IF YOUR PAYMENTS OF YOUR PREMIUM IF YOUR PAYMENTS OF YOUR MENT OF YOUR LOAN, YOU SHOULD CONTACT THE SELLER OF YOUR CREDIT LIFE OR CREDIT DISABILI-TY INSURANCE TO SEE IF A REFUND IS DUE. IF YOUR VEHICLE DEALER FINANCED YOUR LOAN, THE SELL-ER OF YOUR CREDIT LIFE OR CREDIT DISABILITY INSURANCE IS YOUR VEHICLE DEALER. Christer Capital FOR VALUE RECEIVED, Seller hereby sells, assigns and transfers to ASSIGNEE, its successors and assigns, all of Seller's right, title and interest in and to the within contract and the motor vehicle described therein. To induce Assignee to purchase said contract, Seller represents and warrants to Assignee (1), that the within contract is used and genuine and correctly state terms of the retail installment transaction between Seller and Buyer, (2) by the motor which described as been detired to the seller of the 12-19-16 Authorized Signature REPURCHASE AGREEMENT (Exporte Assignment Also)
In Addition to Seller's obligations set forth in the above assignment, Seller agrees, in the event a claimfor debrese is asserted against Assignee by the Buyer at any time, Seller shall; on demand, repurchase the within contract for cash at a price equal to the net amount remaining unpaid on said contract, and Selfer shall indemnify and hold Assignee harmers from any and all liabilities that may result at any time from any claim asserted by Buyer for recovery of amounts paid arising out of any promise, representation or warranty made by Seller of the Manufacturer to Buyer. By: _____Authorized Signature In Addition to Seller's obligations to set forth in the above assignment, Seller unconditionally guarantees prompt and full payment by Buyer of the Total of Payments and all other amounts due from Buyer under the within contract. If Buyer shall fall to pay any instalment when due, Seller agrees to pay Assignee, on demand, the full amount remaining unpaid on said contract. Seller agrees that it shall not be accessary for Assignee to proceed first against Buyer or to have racourse to the motor vehicle before proceeding to enforce this agreement. Extension of the time of payment or variation of terms effected by Assignee with Buyer shall not release Seller from his obligation heremarder. By: _____Authorized Signature Title In Addition to Seller's obligations set forth in the above assignment. Seller agrees, in the event that Assignment Also)

In Addition to Seller's obligations set forth in the above assignment. Seller agrees, in the event that Assignme rebossesses the motor vehicle described in the within contract on account of default by Buyer and delivers the same to Seller shall, on demand, repurchase said motor vehicle for cash at a price equal to the amount remaining unpaid on said contract plus all costs and, expenses, including attorneys' fees, incurred by Assignee by reason of Buyer's default or in connection with repossession and delivery of the motor vehicle. This repurchase agreement sail remain in effect until Buyer has paid to the payment or variation of terms effected with the Buyer shall not release Seller from his obligation hereunder. By: _____Authorized Signature LIMITED GUARANTEE AGREMENT (Execute Assignment Also)
In Addition to Seller's obligations set forth in the above assignment, Seller unconditionally guarantees that, in the event of default by the Buyer in the full payment of any installment of the within contract when due, Seller will pay to Assignee, on demand, the unpaid balance then due on the contract up to the limit of \$ ______. This guarantee shall terminate after Buyer has paid _______tull scheduled installments on the Total of Payments. Extension of the times of payment or variation of terms effected by Assignee with Buyer shall not release Seller from his obligation hereunder. Dated: By: ______ Authorized Signature

By: ______Authorized Signature NO PUBLIC LIABILITY INSURANCE ISSUED WITH THIS TRANSA

SEPARATE ASSIGNMENT AGREEMENT (Do Not Execute Above Assignment)
Instead of the Seller's obligations set forth in the above assignment and other fisted agreements (Repurchase, Full Recourse, Limited Repurchase, and Limited Guarantee), this assignment is made under the terms of a separate agreement made between Seller and Assignee.

40

335; 355; >

1

200

>

800

100 m

30

>

Seller's Signature

1

>:

>.1

>:1

 \Rightarrow

Desc